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FIRST NAMED INVENTOR APPLICATION NO. ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE 10/664,976 09/22/2003 LINJ3048/EM Jang-Tzeng Lin 4956 23364 7590 12/23/2004 **EXAMINER BACON & THOMAS, PLLC** RILEY, SHAWN **625 SLATERS LANE** ART UNIT PAPER NUMBER FOURTH FLOOR ALEXANDRIA, VA 22314

2838

DATE MAILED: 12/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | Me |
|--|-------------------|---------------------------------|------|
| Office Action Summary | Application No. | Applicant(s) | V () |
| | 10/664,976 | LIN ET AL. | |
| | Examiner | Art Unit | |
| | Shawn Riley | 2838 | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM | | | |
| THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | |
| Status | | | |
| 1) Responsive to communication(s) filed on | | | |
| 2a) This action is FINAL . 2b) This action is non-final. | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | |
| Disposition of Claims | | | |
| 4)⊠ Claim(s) <u>1-11</u> is/are pending in the application. | | | |
| 4a) Of the above claim(s) is/are withdrawn from consideration. | | | |
| 5) Claim(s) is/are allowed. | | | |
| 6) Claim(s) <u>1-11</u> is/are rejected. | | | |
| 7) Claim(s) is/are objected to. | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. | | | |
| Application Papers | | | |
| 9) The specification is objected to by the Examiner. | | | |
| 10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner. | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | |
| Priority under 35 U.S.C. § 119 | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: | | | |
| 1. Certified copies of the priority documents have been received. | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | |
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| | | | |
| Attachment(s) | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | | nmary (PTO-413) Mail Date | |
| 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) Notice of Info | rmal Patent Application (PTO-15 | (2) |
| Paper No(s)/Mail Date | 6) Other: | | |

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DETAILED ACTION

Claim Rejections - 35 U.S.C. § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-8 are rejected under 35 U.S.C. §102(b) as being fully anticipated by Ichikawa et al. (U.S. Patent 4,747,036). Ichikawa et al. shows, (in, e.g., the(ir) figures and corresponding disclosure)

As to claim 1;

A programmable photo-coupler-isolated wide band modulator for high voltage power supply, comprising: a low voltage power supply unit providing at least one low voltage

¹ Note claims will be addressed individually and the material in parentheses are the examiner's annotated comments. Further unless needed for clarity reasons, recited limitation(s), will be annotated only upon their first occurrence. Annotated claims begin with the phrase "As to claim". Claims that are not annotated are seen as having already had the invention(s) addressed previously in an annotated claim. Bolded words/phrases indicate rejected material based 112 paragraph rejections. Underlined words/phrases indicate objected to material. For method claims, note that under MPEP 2112.02, the principles of inherency, if a prior art device, in its normal and usual operation, would necessarily perform the method claimed, then the method claimed will be considered to be anticipated by the prior art device. When the prior art device is the same as a device described in the specification for carrying out the claimed method, it can be assumed the device will inherently perform the claimed process. In re King, 801 F.2d 1324, 231 USPQ 136 (Fed. Cir. 1986). Therefore the previous rejections based on the apparatus will not be repeated.

(input from 100); an frequency converter unit (111/112/113/114/115) for receiving the low voltage and converting it into a high frequency low AC voltage (output of 111/112/113/114/115); a high voltage module (11/12/13/14/15) for receiving the AC voltage and increasing the AC voltage; and a wide band modulation module coupled to the high voltage module for converting the AC voltage into a DC voltage (via output of, e.g., TR21/LED21/71) and receiving an external modulated signal (output of LED21), the modulated signal being activated to switch the DC voltage for generating and outputting a wide band modulated DC voltage.

As to claim 2;

The power supply as claimed in claim 1, wherein the high voltage module comprises a high voltage switch (1/2/3/4, see, e.g., column 3 lines 37-39) assembly for outputting either a single or a double polarity output (depending on the location of the output being taken).

As to claim 3;

The power supply as claimed in claim 2, wherein the high voltage switch assembly comprises a plurality of high voltage switches (1/2/3/4).

As to claim 4;

The power supply as claimed in claim 3, wherein the high voltage switch is a transistor (Ichikawa et al shows a multi-electrode semiconductor device, thyristor

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type of transistor).

As to claim 5;

The power supply as claimed in claim 1, wherein the wide band modulation module comprises a transformer isolator circuit (111/112/113/114/115) and a photo-coupler-isolated circuit (LED21/LED22/LED23/LED24/LED25) coupled to the transformer isolator and the high voltage switch (through e.g., TR21/TR22/TR23/TR24) assembly respectively.

As to claim 6;

The power supply as claimed in claim 5, wherein the photo-coupler-isolated circuit is capable of receiving the modulated signal and switching each of the high voltage switches as enabled by the modulated (signal.

As to claim 7;

The power supply as claimed in claim 1, wherein the wide band modulation module comprises a transformer isolator circuit for isolating a low voltage input side from a high voltage output side and a photo-coupler-isolated circuit (see rejection of claim 5).

As to claim 8;

The power supply as claimed in claim 7, wherein the photo-coupler-isolated circuit comprises a plurality of optical couplers (LED21/LED22/LED23/LED24/TR21/TR22/TR23/TR24) for receiving the modulated signal.

Claim Rejections - 35 U.S.C. § 103

3. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

4. Claims 9-11 are rejected under 35 U.S.C. § 103 as being unpatentable over Ichikawa et al (U.S. Patent 4,747,036). The Ichikawa et al reference discloses the limitations of the invention as claimed as described above. However, Ichikawa et al does not show a computer for generating a modulated signal and displaying the same. It would have been obvious at the time the invention was made to utilize a computer for generating a modulated signal and displaying

the same into the circuit of Ichikawa et al for the reason of providing automatic means to replace

manual means which has accomplished the same result involves only routine skill in the art. In

re Venner, 120 USPQ 192.

Further, the Ichikawa et al reference discloses the limitations of the invention as claimed as

described above. However, Ichikawa et al does not show the high voltage module increases the

AC voltage for supplying a voltage from 0V to 50 KV. It would have been obvious at the time

the invention was made to utilize the high voltage module increases the AC voltage for

supplying a voltage from 0V to 50 KV into the circuit of Ichikawa et al for the reason of

providing an optimum range where the general conditions of a claim are disclosed in the prior

art, discovering the optimum range or workable ranges involves only routine skill in the art. In

re Aller, 105 USPQ 233.

Further, the Ichikawa et al reference discloses the limitations of the invention as claimed as

described above. However, Ichikawa et al does not show the wide band modulated DC voltage

is obtained at a frequency about 100 KHz. It would have been obvious at the time the invention

was made to utilize the wide band modulated DC voltage is obtained at a frequency about 100

KHz into the circuit of Ichikawa et al for the reason of discovering an optimum value of a result

effective variable involves only routine skill in the art. In re Boesch, 617 F.2d 272, 205 USPQ

215 (CCPA).

Allowable Subject Matter

No claims are allowable.

Conclusion

Any inquiry from other than the applicant/attorney of record concerning this communication or earlier communications from the Examiner should be directed to the Patent Electronic Business Center (EBC) at 1.866.217.9197. Any inquiry from a member of the press concerning this communication or earlier communications from the Examiner or the application should be directed to the Office of Public Affairs at 703.305.8341. Any inquiry from the applicant or an attorney of record concerning this communication or earlier communications from the Examiner should be directed to Examiner Riley whose telephone number is 571.272.2083. The Examiner can normally be reached Monday through Thursday from 7:30-6:00 p.m. Eastern Standard Time. The Examiner's Supervisor is Mike Sherry who can be reached at 571.272.2084. Any inquiry about a case's location, retrieval of a case, or receipt of an amendment into a case or information regarding sent correspondence to a case should be directed to 2800's Customer Service Center at 571.272.2815. Any papers to be sent by fax MUST BE sent to fax number 703.872.9306. Any inquiry of a general nature of this application should be directed to the Group receptionist whose telephone number is 571.272.2800. Status information of cases may be found at http://pair-direct.uspto.gov wherein unpublished application information is found through private PAIR and published application information is Further help on using the PAIR system is available at found through public PAIR. 1.866.217.9197 (Electronic Business Center).

December 04

Shawn Riley Primary Examiner